

1 CHUCK P. EBERTIN (SBN 161374)  
2 cebertin@velaw.com  
VINSON & ELKINS LLP  
3 1841 Page Mill Road, Suite 200-B  
Palo Alto, CA 94304  
4 Tel: (650) 687-8200 / Fax: (650) 618-1970

5 CHRISTOPHER V. RYAN (*pro hac vice*)  
cryan@velaw.com  
6 EFREN GARCIA (*pro hac vice*)  
egarcia@velaw.com  
7 JANICE L. TA (*pro hac vice*)  
jta@velaw.com  
8 VINSON & ELKINS LLP  
The Terrace 7  
9 2801 Via Fortuna, Suite 100  
Austin, TX 78746  
10 Tel: (512) 542-8400 / Fax: (512) 542-8612

11 DAVID J. TOBIN (*pro hac vice*)  
dtobin@velaw.com  
12 VINSON & ELKINS LLP  
2001 Ross Avenue, Suite 3700  
Dallas, TX 75201  
13 Tel: (214) 220-7700 / Fax (214) 220-7716

14 *Attorneys for Plaintiff and*  
*Counterclaim Defendant*  
15 **SANDISK CORPORATION**

DESMARAIS LLP  
Jon T. Hohenthaler (*pro hac vice*)  
jhohenthaler@desmaraisllp.com  
John C. Spaccarotella (*pro hac vice*)  
jspacarotella@desmaraisllp.com  
Ameet A. Modi (*pro hac vice*)  
amodi@desmaraisllp.com  
Richard M. Cowell (*pro hac vice*)  
rcowell@desmaraisllp.com  
230 Park Avenue  
New York, NY 10169  
Telephone: 212-351-3400  
Facsimile: 212-351-3401

BLACK & HAMILL LLP  
Bradford J. Black (SBN 252031)  
bblack@blackhamill.com  
Andrew G. Hamill (SBN 251156)  
ahamill@blackhamill.com  
4 Embarcadero Center, Suite 1400  
San Francisco, CA 94111  
Telephone: 415-813-6211  
Facsimile: 415-813-6222

*Attorneys for Defendant and*  
*Counterclaim Plaintiff*  
**ROUND ROCK RESEARCH LLC**

20 SANDISK CORPORATION,  
21 Plaintiff and Counterclaim Defendant,  
22 vs.  
23 ROUND ROCK RESEARCH LLC,  
24 Defendant and Counterclaim Plaintiff.

Case No. 11-cv-05243-RS

**STIPULATION AND  
[PROPOSED] ORDER  
DISMISSING CERTAIN CLAIMS**

26 Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), SanDisk Corporation (“SanDisk”)  
27 and Round Rock Research LLP (“Round Rock”) hereby stipulate to dismiss the following causes of  
28 action. SanDisk stipulates to dismiss its ninth cause of action (Declaratory Judgment of Non-

1 Infringement of U.S. Patent No. 5,783,282), its tenth cause of action (Declaratory Judgment of Non-  
2 Infringement of U.S. Patent No. 5,286,344), and its eleventh cause of action (Declaratory Judgment of  
3 Non-Infringement of U.S. Patent No. 6,015,760) without prejudice. Round Rock stipulates to dismiss  
4 the first count of its counterclaims (Infringement of U.S. Patent No. 5,286,344), its third count of its  
5 counterclaims (Infringement of U.S. Patent No. 5,783,282), and its fourth count of its counterclaims  
6 (Infringement of U.S. Patent No. 6,015,760) with prejudice.

7

8 Dated: February 24, 2014

VINSON & ELKINS LLP

9

10

By: /s/ Chuck P. Ebertin  
Chuck P. Ebertin

11

12

Attorneys for Plaintiff and Counterclaim  
Defendant SANDISK CORPORATION

13

14

Dated: February 24, 2013

DESMARAIS LLP

15

16

By: /s/ Jon T. Hohenthaler  
Jon T. Hohenthaler (*admitted pro hac vice*)

17

18

Attorneys for Defendant and Counterclaim  
Plaintiff ROUND ROCK RESEARCH LLC

19

20

21

**Civil L.R. 5-1(i)**

22

I, Chuck P. Ebertin, hereby attest that Jon Hohenthaler has concurred in the filing of this  
document.

23

24

25

26

27

28

**CERTIFICATE OF SERVICE**

The undersigned certifies that on February 24, 2014, the foregoing document was filed with the Clerk of the U. S. District Court for the Northern District of California, using the court's electronic case filing system (ECF), in compliance with Civil L.R. 5-1. The ECF sends a Notice of Electronic Filing (NEF) to all parties and counsel who have appeared in this action and who have consented under Civil L.R. 5-1 to accept that NEF as service of this document.

Vinson & Elkins LLP

/s/ Chuck P. Ebertin  
Chuck P. Ebertin

1                   **[PROPOSED] ORDER**

2                   Pursuant to the above stipulation, SanDisk's ninth cause of action (Declaratory Judgment of  
3 Non-Infringement of U.S. Patent No. 5,783,282), its tenth cause of action (Declaratory Judgment of  
4 Non-Infringement of U.S. Patent No. 5,286,344), and its eleventh cause of action (Declaratory  
5 Judgment of Non-Infringement of U.S. Patent No. 6,015,760) are hereby dismissed *without prejudice*.

6                   Pursuant to the above stipulation, Round Rock's first count of its counterclaims (Infringement of U.S.  
7 Patent No. 5,286,344), its third count of its counterclaims (Infringement of U.S. Patent No. 5,783,282),  
8 and its fourth count of its counterclaims (Infringement of U.S. Patent No. 6,015,760) are hereby  
9 dismissed *with prejudice*.

10                  **IT IS SO ORDERED.**

11                  Dated: 2/25/14



12                  \_\_\_\_\_  
13                  Honorable Richard Seeborg  
14                  United States District Judge